

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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ĺ	SI	ERIAL NUMBER	FILING DAYE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
1	977	717,850	957.57.75	MILGSEN	Q	
						EXAMINER
					n).S,D	
		: K. MILSHE LEAR DRIVL	it.		ART UNIT	PAPER NUMBER
		MANDALES :	1. 61717		2502	114
					DATE MAILED:	,' / / - 22\è0\ac
Thi	s is a	communication from the	e examiner in charge of	your application.	DATE MAILED:	067.097.2%
COMMISSIONER OF PATENTS AND TRADEMARKS						
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	'hle e	pplication has been	evemined >	Responsive to communication filed on	20/92 and	. This action is made final.
`				?		A. This action is made imai.
A shortened statutory period for response to this action is set to expire						
Part 1.			es Cited by Examine	RE PART OF THIS ACTION:	Detent Drawles DT	2.048
3.			by Applicant, PTO-1	7, P10-892. 2. Notice of I	Patent Drawing, PT(nformai Patent App	J-948. lication, Form PTO-152.
5.		Information on Ho	w to Effect Drawing C	Changes, PTO-1474. 6. 🔲		
Part II SUMMARY OF ACTION						
1.	A	Clalms	15 and 2	5-35		are pending in the application.
	,	Of the above	a claime			withdrawn from consideration.
		, 10	, , , , ,	544		
	•	Claims /-/d		-24		have been cancelled.
		Claims 25-				are allowed.
4.	×	Claims <u>/3 ~ /</u>	14			_ are rejected.
5.	M	Ciaims 15				are objected to.
	_	Claims		. ar		ion or election requirement
0.						
7.		This application ha	s been filed with info	rmal drawings under 37 C.F.R. 1.85 which are	acceptable for exa	mination purposes.
8.		Formal drawings a	re required in respon	se to this Office action.		
9.		The corrected or se	ubstitute drawings ha	ave been received on	Under 37 C.	F.R. 1.84 these drawings
		are acceptable	e. not acceptable	e (see explanation or Notice re Patent Drawing	g, PTO-948).	
10.	Ċ			heet(s) of drawings, filed onniner (see explanation).	has (have) been	approved by the
11.		The proposed draw	ving correction, filed	on, has been 🔲 appr	oved. disappro	oved (see expianation).
12.		Acknowledgment is	s made of the claim f	or priority under U.S.C. 119. The certified cop	y has 🔲 been red	eived not been received
		Deen filed in pa	arent application, ser	lal no; filed on		
13.				condition for allowance except for formal matt parte Quayle, 1935 C.D. 11; 453 O.G. 213.	ers, prosecution as	to the merits is closed in
14.		Other				

Serial No. 717,860

Art Unit 2502

The disclosure is objected to because of the following informalities: In claim 33, line 23, "inpyt" should be --input--.

Appropriate correction is required.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 13-14 are rejected under 35 U.S.C. § 102(b) as being clearly anticipated by Nomura et al and/or Schreiner et al.

The references disclose methods for timing inverter switches which assure that the time between the end of conduction of one switch and the start of conduction of the next switch is greater than zero. So, the periods of conduction of the switches add up to less than the total fundamental period of the inverter due to the time periods of no conduction, and so the periods of conduction are less than half as long as the duration of the fundamental period.

Claim 15 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The claims 25-35 are in condition for allowance except for the formal matter in claim 33.

Serial No. 717,860

Art Unit 2502

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 C.F.R. § 1.136(a).

A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS FINAL ACTION IS SET TO EXPIRE THREE MONTHS FROM THE DATE OF THIS ACTION. IN THE EVENT A FIRST RESPONSE IS FILED WITHIN TWO MONTHS OF THE MAILING DATE OF THIS FINAL ACTION AND THE ADVISORY ACTION IS NOT MAILED UNTIL AFTER THE END OF THE THREE-MONTH SHORTENED STATUTORY PERIOD, THEN THE SHORTENED STATUTORY PERIOD WILL EXPIRE ON THE DATE THE ADVISORY ACTION IS MAILED, AND ANY EXTENSION FEE PURSUANT TO 37 C.F.R. § 1.136(a) WILL BE CALCULATED FROM THE MAILING DATE OF THE ADVISORY ACTION. IN NO EVENT WILL THE STATUTORY PERIOD FOR RESPONSE EXPIRE LATER THAN SIX MONTHS FROM THE DATE OF THIS FINAL ACTION.

Any inquiry concerning this communication should be directed to Examiner Mis at telephone number (703) 308-4907.

Mis/EW June 08, 1992 DAVID MIS EXAMINER GROUP ART UNIT 252